BILLY J. WILLIAMS, OSB #901366 United States Attorney District of Oregon AMY E. POTTER amy.potter@usdoj.gov 405 E. 8th Street, Suite 2400 Eugene, Oregon 97401-2708 Telephone: (541) 465-6771 Attorneys for the United States

UNITED STATES DISTRICT COURT

DISTRICT OF OREGON

EUGENE DIVISION

UNITED STATES OF AMERICA,

'19 -MC- 402

Plaintiff,

v.

7 FIREARMS, in rem,

Defendants.

UNOPPOSED MOTION TO EXTEND 90-DAY PERIOD PURSUANT TO 18 U.S.C. § 983(a)(3)(A

Pursuant to Local Rule 7-1, counsel for the United States certifies that I have contacted Erick Ward, attorney for claimant Jason Smith, who concurs with this extension.

On March 4, 2019, year, Jason Smith filed a claim in a non-judicial civil forfeiture proceeding by the Bureau of Alcohol, Tobacco, Firearms, and Explosives to

Smith & Wesson Governor Revolver, FN Herstal Hi Power Pistol, Benelli, S. PA. Nova Shotgun, Phoenix Arms Co. HP22 Pistol, Ruger 10/22 Rifle, Marlin Firearms Co. 336 Rifle, and Bersa Thunder 380 Pistol (Herein after "7 Firearms")

seized from Jason on or about December 7, 2018.

No other person filed a claim in the administrative forfeiture proceeding.

As provided in 18 U.S.C. § 983(a)(3)(A), the United States and Jason Smith, agree to extend the time in which the United States will file a complaint for forfeiture against the 7 Firearms or to obtain an indictment alleging that the assets are subject to forfeiture. Jason Smith agrees that the deadline by which the United States shall be required to file a complaint for forfeiture against the property and/or to obtain an indictment alleging that the property is subject to forfeiture shall be extended to Tuesday, December 3, 2019.

Jason Smith agrees that until the United States files a complaint for forfeiture against the assets and/or obtains an indictment alleging that the assets are subject to forfeiture, or until Tuesday, December 3, 2019, or until the parties reach a settlement regarding the property, whichever occurs first, the property shall remain in the Jason Smith shall not seek its return for any reason in any manner.

DATED: May 2, 2019

Respectfully submitted,

BILLY J. WILLIAMS United States Attorney

<u>s/ Amy E. Potter</u>**AMY E. POTTER**Assistant United States Attorney

CERTIFICATE OF SERVICE

I hereby certify that I have made service of the foregoing Motion to Extend 90-Day Period and a proposed Order on the party herein by sending via email on May 2, 2019 to:

Erick Ward

<u>erick@wardgrover.com</u>

Attorney for claimant Jason Smith

<u>s/ Holly Taglier</u> HOLLY TAGLIER Paralegal